

PRICE TWOPENCE

NURRY HILLS.—IMPOUNDED, one black HORSE, blind feet white, star and snail, brands in over a W shoulder; one brown MARE, black band on nose chain.

filled. One trustee has several times com-
menced work on his private house. The man-
aging a museum of his own, has frequently
oposition with the institution of which he is
one occasion received a number of articles for
to the curator, which he did not transmit until
been questioned by this committee on the
which he did not inform the curator or Board
possession. The members of the managing
own little desire to advance the welfare
mission committed to their charge. They have
h consideration to trivial matters of complaint
curator; and some of them, as possessors of

have, have secured much better specimens
at instances of the Australian Museum
to procure for the public benefit. Every one
was supported by the evidence, not
was imposed to the trustees, but by
of the persons against whom the
were made. With regard to that matter
was made a circular letter by one of the
went fully into certain accusations
against him, and this trustee concluded by ask-
had not decided in the matter not to believe
of Mr. Kneff had given against him. This
of every opportunity to defend himself in the
of he had no right to distribute the charges.
STT: He was not afforded an opportunity
in regard to the charge made against
gentleman was furnished with a copy of the

the gentleman asked every one not to believe words against him or Mr. Knott, and to support those charges. The evidence man himself fully sustained the charges that he did not mention him. He was then charged with having received certain articles on to the Museum, which he did not transmit; he was also charged with having sold articles from the Basilisk for the Museum. I was to say - I did, and I have them at this time. It is true that I have not been to the Museum - I do not see that I should. The Museum has servants, and Mr. Knott has a house. Therefore, you inform the trustees that you have no more articles in your possession, and that you have sold them for them. Mr. Knott told me to say to the trustees that they were the duty of this witness to say so."

the trustees, that he had the articles in his file. This gentleman knew that Mr. Kraft thought that he had them in his file. If he did not intend to transmit them to the thought not to have taken them at all. Consequently, he thought to have them on hand the day Mr. Kraft would send for them. The gentleman had the articles in his possession at the time before the commission, and they did not leave until after the commission was organized in his own evidence, therefore, he maintained was clearly culpable. The charge was granted, the same person being employed as a stenographer to do private work for him, and this man's own evidence with regard to some of the Barnes' was: Have they ever done any work for me? Have they ever written anything for me? Have they ever worked for me at your place? What kind of work have they done? The man has worked for me chiefly; he generally goes home between 7 and 9 o'clock, cuts up programs for me, and sends down the programs for me, and repeats the same thing to them together, a few months ago.

the material for repairing this veranda?—
to you, Kuznetsov? They got it?—I don't; they
the bill for it? It was a new one, and I
before the name just now. Do you know where
Kuznetsov?—I paid them for it. Do you
they obtained it?—They got it at Macdonald's;
the saying that he was a Jew. He said they were
that was for you?—I think they were about
days off and on. At what hours?—They
about 6 o'clock in the morning and remain
once or twice I saw them at work about
the evening. Have you seen them about
at a ball?—No; I employed Harry
ght to take charge of a wedding-room where
nt in to leave their hats. Were they at your

at that occasion. It was not at my house
ever it was?—No, they were not. And you
the next day at the Museum?—No, I
they were not; I saw the man then
ing as bright and well as could be.
the existence of the evidence of the
they were inoculated from attending their duty.
an singular circumstance that this gentleman
selected these workmen to mend his ranch
at a ball. But they were others and still
these things. It was the case of a trader
the appointment of an assistant curator of
afterwards went on collecting expeditions with
I employed him about his own collection, and
his knowledge of the country.

of the services of an assistant curator. Any one would of course be justified in employing a public institution; but for a trustee who at the same time is looking after the Museum building, was certainly a more difficult job. There were some half-dozen of the trustees who of the most gross acts in obliging their specimens from the Museum at the expense of public duty. The Norwachs when here have been lately a large number of specimens which ought never to have left the Museum. I have been given by trustees to their friends, to the young, and getting nothing in return. Then comes the case of the Chamberlain, who has been furnished to the collector of that travel

to happen to be friends of those officers, whatever had been received in return. [Mr. H. Where are the evidences of this?] He had said that Mr. MACLEARY is it not so? He had stated it. [Mr. FORSTER: Oh] it was a fact, and hon. members could believe it or doubt it. Then there was one of the hon. head master to having been the institution to an extraordinary extent. This gentleman has published a long list of donations he had Museum, filling up one whole page of the Museum, and the value of the whole lot of it was not stated or said to be of any value. The report. He did not say that Mr. not an enthusiastic naturalist in one

prance of natural history, but when men tried to make so very much of the bones of a few species of mammals, it became perfectly degrading. Then, he was informed that a meeting of the trustees had only a few days ago at the Museum, at a very extraordinary period, and taken place. He was informed that at a previous meeting a letter had been read; when the minutes came up for discussion at the next meeting; but last week, he appeared in the minutes was ordered to be examined. He found that it had not been read, at the recollection of the trustees must have been admitted afterwards that the letter had been read; or they ordered a minute of the fact to be

they would not make the letter itself as from a man of the character of the trustees, and from a man who had been altogether beneath contempt. The recollections showed that they had indulged in dissensions, wasting the public time about a moment, and allowing the interests of the cause to be neglected. They were sensible of the advantage the welfare of the Mission, but got up dissensions about the purchase of an interest about the making of a fire, or the expenditure of some pail of oil, trying to make themselves some gain, without any consideration of the institution suffered from it. Reference had been made to the advantage of having men of the Board of trustees, and he certainly ed-

difficult. He had a great respect for a real scholar, but he had none whatever for a mere pretence. He could be understood how a person who would so carelessly denigrate a man of science, and who could be so completely misled upon about the same sort of record, could be the collector of postage stamps. But he knew the names of the postage shells, but not the names of the animals which inhabit them, and, therefore, he did not think that was a branch of natural history, for people who are so stupid to bugs and beetles could not have attention to undertake matters for benefiting mankind.

different from that of those men of small prod-
uced calculated not only to inform and
also benefit mankind. It was to do this
of science aimed, whilst the small pretence
of a branch of science inspired by the
the meaning of the term, was urged on only
vanity of a still more petty mind, endeavour-
ing to great wisdom over a subject about
which he knew he actually knew nothing.
The second were not to be treated with the con-
fidence of this kind, which they made to minister to
stretched vanity. If the House consented to go
on, he intended then to propose the following
resolutions:—That, having considered the
report of the select committee appointed to

and report upon the condition and management of the Sydney Museum, this House is of opinion—
 1. That it should be taken to abolish the system of appointment of trustees by the Government, and to constitute a Board of visitors, who shall have the right of inspection, and report to the Minister, but shall not be concerned in the management of the Museum.
 2. That the buildings now occupied by the Museum be made in the existing Museum buildings.
 3. That the Sydney Museum, Sydney University, and the Sydney Art Gallery should be erected upon the site set apart for the purpose.
 4. That Parliament should appropriate the annual vote for the maintenance of the Museum to a sum not exceeding £500—the money to be applied to the purchase and collection of specimens."

It was now constituted, the trustees had no
whenever. They could not be called to
by anti-sectarian charges by Parliament itself, and
Parliament was only to be obtained in a round.
The adoption of the report would merely con-
firm as it now existed; and the only way to

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[illegible]

CRUELTY AT THE ABATTOIR

Your obedient servant,
C. A. W. LETT,

ny au/nla news-

www.adhna.news

SYDNEY HEADS

AD, WEDNESDAY, JUNE 17, 1874.

hastily introduced under circumstances of haste and want of due preparation, and by its authors to be far removed from the requirements of the actual requirements of the law. Nor is the argument in favour of its carelessness in revision weakened by the fact that the very introduction and passage of an Electoral Bill by the assembly is an admission of its own defective character as an organ or representation of the public will of the country—an admission which is further corroborated by the fact that the Bill is often having its course interrupted by the Legislature, and is liable to be shortened by the Legislature to shorten its own duration. The Government themselves have furnished arguments in favour of self-registration, altogether devoid of the intrinsic merits of the question.

similar system to that now proposed by HARRIS CAMPBELL was embodied in the elective Legislative Council Bill introduced at a last session. And it is affirmed by a respondent of the *Herald* that "a statement made by the ATTORNEY-GENERAL in Assembly, to the effect that the Executive Council had unanimously agreed at the preparing the bill for an elective Upper Chamber that the registration of electors should be done in the Electoral Amendment Act they intended to bring forward. What a

ment were really made or not, it was reasonable to expect, from the circumstances above stated, and also because the SECRETARY had himself on other occasions expressed himself in favour of the idea, that the opportunity would not have been lost to include self-registration among the contemplated improvements of the Electoral Act. It is obvious that any improvement of the Act of testing the identity, good faith, or

question is not likely to be received with or effectively discussed, by the Legislature, under existing circumstances. The proposed new clauses will remain as a future legislation, and in proof of the willingness, or capacity, of the Legislative Council, in this particular instance at least, to perform faithfully the duties entrusted to members by law.

are two strong arguments among others in favor of self-registration, from a practical point of view, though both are capable of being reduced to an abstract form. First, self-registration affords the most effective means of the qualification of the voter, inasmuch as it compels his personal appearance before the constituted authority, and subjects him to some species of personal examination and oral evidence. There may be some personal inconvenience in consequence of compelling every claimant for the franchise to establish his claim in person.

inconvenience is not greater than that of voting, and may often be avoided by registering and voting nearly about the same time. Moreover, it is an inconvenience to the rich and poor alike, and likely to be distasteful to the one than the other. To the honest or reasonable man can well be proved by personal attendance his right to be enrolled as a voter, and it is his duty that his right can be most accurately ascertained by the ballot.

Secondly, self-registration, inasmuch as it involves voting by production of a certificate, cannot be used twice at the same election without almost the certainty of detection and the punishment, is calculated to check fraud, and other fraudulent practices of a kind, by rendering them next to impossible. It may be presumed, therefore, that among the strongest opponents of self-registration are those who found most of those enemies of popular

station who, whether as candidates or expect to profit or to live by frauds the electoral law.

It is not pretended that self-nourse will cure all the evils alluded to, but no inconveniences will arise by its use. But the system has had some in some of the neighbouring colonies. A fair inference is that in these colonies the results have been counterbalanced by good, and that the general tendency has

objections to the system are mostly of moral character, the theoretical propriety of requiring every man to look after his own rights being admitted. If it had been the practice to collect the lists, it have been thought a dangerous novelty to reduce the system, and to break the spirit of self-reliance. Democracies, however, may be so lazy that they may require the State to come round and collect their votes.

defence of such a system we may hear arguments akin to those urged against self-government, viz., that many electors in the districts reside so far from the polling-station that it is morally impossible for 'them to vote.

There is one objection to the immediate introduction of the system which the Council will be able to provide for, and that is that many possibly in the present state of the country a dissolution were soon, and that it is

able that the new lists should be prepared at the least possible delay. But many of the states have had their boundaries altered, and altered that at present many settlers have no clear ideas as to what electorate they are to be in. It would be easier to instruct the states in these new boundaries than to instruct the people. The difficulty might, however, be met by leaving the first collection of the lists in the hands of the police as usual, and

COMMONS COURT.—Business This Day.—Term decisions: Jones v. Bates, to set aside order; Matter v. motion nisi for new trial; Newman v. Bank of North Wales, motion nisi for new trial; Batchart v. Attorney General, motion nisi; Evans v. Lloyd, new trial; Master's Office, at 10.30; Hyatt v. Montgomery & R. R. Unlatch. At 11 a.m.: Underwood v. Underwood, receiver's 6th account and to tax receiver's costs.

CRIMINAL COURT.—Wednesday, 17th June.—

REPLY FROM THE PARAGUAYAN.—We have received the speech of the Hon. Henry Fether, the Secretary, as delivered by that gentleman in the 1st Assembly on the 2nd instant, on resolutions by Mr. Combes, expressing disapproval of the presence of certain prisoners. The speech is a review of a report published in the *Herald* of the 6th, and has been printed in a pamphlet form.

WORTHY OF NOTICE.—The most efficacious medicine necessary for bilious and liver complaints, indigestion, constipation, headache, neuralgia, and general debility, Scott's Bilious and Liver Pills. These pills are made of the finest family and medicinal ingredients, and are the best blood purifier, they are sold in their operation and grateful to the stomach.

is an effective promoter against the various systems. Proposed by W. Leachery, E. King, J. Smith, W. C. England. Sold by all chemists, in a square green package with white label. Price 10/- 6d. Will you get the rights.—A.M.

GOVERNMENT NOTICES.

Department of Public Works,
Railway Office,
Sydney 27th May, 1874.

TENDERS FOR RAILWAY CONTRACTS.—The following tenders will be received at this office until **TUESDAY, the 24th July, at 11 o'clock a.m.**, from persons willing to contract for the construction of **CONTRACT No. 1** of the extension of the **GREAT WESTERN RAILWAY** from Bathurst to Orange, being a distance of about 47½ miles.

Plans, specifications, and form of tender may be seen, and further particulars obtained, at the office of the Engineer-in-Chief for Railways, on and after the 23rd June.

Tenders are to be enclosed, "Tender for Contract No. 1, Extension from Bathurst to Orange."

The Commissioner does not bind himself to accept the lowest or any tender.

JOHN RAE,
Commissioner for Railways.

REFRESHMENT ROOMS ON THE GREAT SOUTHERN AND WESTERN RAILWAYS.

The following is the Scale of Charges applicable to be made at the Refreshment Rooms at MOUNT VICTORIA and MITTAGOON:—

Sandwich, or Cup of Tea or Coffee	0 3
Sandwich, with Tea or Coffee	0 6
Plate of Soup, with Slice of Bread	0 6
Stew or Chop, with Vegetables	1 0
Roast Meat, with Vegetables	1 6
Hot Dinner, including the above or Pottery, or other articles, by a party of not less than four	2 6

The contractor is bound by the terms of his contract to supply articles of the best description.

Tenders will stop 30 minutes at MOUNT VICTORIA and at MITTAGOON to permit of Passengers obtaining refreshment.

JOHN RAE, Commissioner for Railways.

Department of Public Works, Railway Branch, June 8, 1874.

ANNUAL CONTRACTS.—Tenders for the Public Service.

Tenders will be received at this Office, until noon of **TUESDAY, the 24th June**, for the supply of the undermentioned articles and materials for the Public Service, during the year 1875:—

1. Boots, Shoes, &c.
2. Ironing, &c.
3. Post-Office Mail Bags.
4. Saddlery, Harness, &c.
5. Tins and Cans.
6. Oil—Lamp and Kerosene.
7. Kitchens, Glass, and Crockery Ware.

Printed forms of Tender, showing the description of articles, &c., and the conditions to be complied with, and the conditions of contract, can be obtained from the Superintendent of Stores, Circular Quay, at whose office samples may be seen, and any information or explanation regarding the conditions obtained by persons desiring to tender.

No tender will be entertained unless accompanied by a certificate from two responsible persons, stating that they are willing to become bound as sureties in the sum specified in the conditions of the contract, for the due fulfilment thereof.

In the event of the tender being accepted, the bond must be executed within fourteen days after the date of acceptance, failing which the contract may either be advertised anew, or another tender accepted.

The bond, contract, &c., must be stamped at the expense of the contractor.

Each tender must be enclosed in a separate cover, marked outside "Tender for" as the case may be.

GEO. A. LLOYD,

Department of Public Works, Sydney, 17th June, 1874.

TENDERS FOR PUBLIC WORKS AND SUPPLIES.—Tenders are invited for the following Public Works and Supplies. For full particulars see Government Gazette, a file of which is kept at every Police-office in the colony.

Tenders may be in attendance when the Tenders are opened, and the name of the successful Tenderer will be announced, if possible, before the date of the Board has terminated.

No tender will be taken into consideration unless the terms of the notices are strictly complied with.

The Government does not bind itself to accept the lowest or any tender.

JOHN SUTHERLAND,

Department of Public Works, Sydney, 17th June, 1874.

MATERIALS OF WORKS AND SUPPLIES.

Section of a Bridge over Tullimoolloo Creek, near Swan Bay.

Bridge over Back Creek, Bathurst and Eucalypt Road.

Bridge over Davy's Creek on the road, Bathurst to Campbell's River.

Repairs, Court-house, Bathurst.

Repairs, &c., Naval Depot, Sydney.

Erection of Telegraph Lines: Mudgee to Blythton, 30 miles.

Cable to Murrumbidgee, 35 miles.

Erection of Railway Station Master's House, Murrumbidgee, 45 miles.

Erection of Station Master's House, Murrumbidgee, 45 miles.

Cable to Murrumbidgee, 45 miles.

Forbes to Warialda, 24 miles.

Fill-up to Combsville, 50 miles.

(No. 8 wire to be used for all the above lines of telegraph.—See alteration of specification in Government Gazette, June 10, 1874.)

Contract 3, Bulls Hill to Thirty-mile Hill.

Contract 4, Thirty-mile Hill to Court-house, Grafton.

Fencing, &c., Court-house, Tamworth.

Additions, Alterations, &c., Vaccine Institution, Adelaide.

Construction of Signal Mast, Signal Station, Fourth Head.

Erection of Police Buildings, Westworth.

Erection of Court-house, Narramatta.

Erection of Post and Telegraph Office, Taree.

New Superstructure, Victoria Bridge, Additions, Registrar-General's Office, Sydney.

Erection of Additional Telegraph Wire, on Existing Poles, from Newcastle to Telegraph Office to Lambton Colliery.

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PERMANENT MUTUAL BENEFIT BUILDING AND INVESTMENT SOCIETY.

Chairman: Hon. G. WIGRAM ALLEN, Esq., M.L.A.
Directors: Professor P. H. M. J. Sutherland, M.L.A.,
John Lowe, Esq., M.L.A., J. Chapman, Esq., J.P.,
and W. T. Pinney, Esq., J.P.
Head Office—300, George-street, Sydney.

The unparalleled success achieved by this Society is seen by perusing the Fifth Annual Report, presented 17th April—

Amount advanced during the 5 years .. £111,075 0 0

Amount to credit of investing members .. 45,828 6 6

Interest on investments .. 5,592 11 9

Of this latter sum £1847 10s had been applied as bonus to the borrowing members, thus reducing the nominal rate of interest paid by them, whilst £3446 0s had been divided in the same ratio amongst the investing members.

The Society is now prepared to make advances to any person desirous of purchasing property or of obtaining a loan on property in his possession, can have the money from the Society forthwith.

All particulars on application to **RANDOLPH NOTT, Secretary.**

IMPERIAL FIRE INSURANCE COMPANY.

Capital, £1,000,000. Income, £250,000.

Established in 1801, and since the foundation of the Society, £3,132,000.

Insurance effected on buildings, merchandise, and ships. Losses from fire by lightning made good, and all claims on adjustment paid in Sydney.

YANNING, GRIFFITHS, and CO., Agents, Sydney.

NORWICH UNION FIRE INSURANCE SOCIETY.

FIRE POLICIES issued on all descriptions of risks (including RENTS) throughout the COLONY. Claims promptly settled in Sydney.

MACKENZIE, GORDON, and CO., Agents, Sydney.

PACIFIC FIRE AND MARINE INSURANCE COMPANY OF SYDNEY.

Capital, £1,000,000.

Directors: Hon. G. W. Allen, M.L.A., Chairman; Hon. B. A. Allan, Esq., M.L.A.; Mr. W. Tucker, Esq.; Alfred C. Gerrard, Esq.; J. L. Maitland, Esq.; London Agents: Messrs. J. L. Smith, and Co.

Marine policies made payable in London, or any of the Company's agencies where required. A table of rates may be obtained at the Company's Office, 11, Pitt-street.

E. L. MONTGOMERY, Manager.

MANNING RIVER STEAM NAVIGATION COMPANY.

The Prospectus of this Company appeared in the issue of the SYDNEY MORNING HERALD on the 11th, 13th, and 16th June instant.

Sydney investors are requested to make early application to the Manager, in order to obtain shares at the lowest price.

The Manning River share list will be filled up in a few days.

THE TRANSATLANTIC FIRE INSURANCE COMPANY OF HAMBURG.

Capital—One Million Pounds. Trade (£150,000).

The undersigned, having been appointed AGENT for the Colony, is now prepared to accept risks at the lowest current rates. **B. F. HARRISON, 205, George-street.**

DRAPERY HABERDASHERY, ETC.

INCLEMENT WEATHER.

DOMESTIC REQUIREMENTS.

FOR THE PRESENT TEMPERATURE.

BLANKETS—FINE BATH and SAXONY blankets, for bathroom, cut, and cut, 4-14 Blankets, in REAL WELSH, BATH, and WITNEY. The ANALYST'S selection, especially for INVALIDS and PERSONS OF DELICATE HEALTH.

FLANNELS—4-14 to 6-4.

REAL SAXONY Flannel for REAL WELSH and SAXONY. ELECTORAL and ANTI-REUMATIC.

SINGLES and DOUBLE MILLED BATH COATINGS—beautiful SELF-COLOURED—beautiful.

SILK WARPS and FANCY FLANNELS.

DOWN QUILTS—ARCTIC, RUSSIAN, and EIDER. DOWN QUILTS, very WARM and extremely LIGHT.

DAVID JONES and COMPANY.

FASHIONABLE FURS IN JACKETS and MEN SUITS.

HENCHILLA and MONKEY. FUR and GORSE. BLACK and GOLDEN SEAL. DRAVER, BEAR, &c.

REAL RUSSIAN SEAL. RUSSIAN SABLE. ASTRACHAN. KAMMER, MINNEVER, &c.

DAVID JONES and COMPANY.

MRS. THOMPSON and GILES. DENISON HOUSE.

BLACK SILKS. BLACK SILKS. Black-crests. We have opened TWO CASKS of the above in thoroughly soft, PILAN'S MAKERS. These goods are the production of some of the best tailors and MANUFACTURERS, and are BEAUTIFULLY BRIGHT, SUPPLE, and TOUGH. We are strongly recommended by some of the most ENLIGHTENED QUALITIES. We are offering a good reliable dress of fourteen yards for 43s 8d, or 4s 11d yard.

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SUPREME COURT.—TUESDAY, JUNE 16.

Library of Austral

return, the action
solicitor, C. J., says:—
for a wrong done by
was in some cases a false
such actions against a
of action have been con-
been thereby caused, and
to maintain the action."—
Says:—"Here it is clear
the moment it was sub-
bona-fide and valid, no
Sheriff had been, the goods
had been sold for the
execution creditor, and
Blackburn, J., also says:
will not be unless actual
infringement; and in the present
that the goods seized were
not damaged, and the
of, J., says:—"We are
w that in actions such
exception to the ordinary
have been committed, but
ed thereon, in order to
be no reason for making
to a creditor and any other
false return of the Sheriff.
present case—the Sheriff
showed a prisoner from his
could show that injury
return, I am of opinion
against the Sheriff. And
it would be a complete
which I before referred to,
in was made maliciously.
mental damage would be
infringement therefore is, in my
view, out the return, and
to be sent to the gaol and
in writ of attachment, it
infringement by the
defendant. This, according
already referred to, is
therefore, for arresting
infringement? Now, according
to assume that the plaintiff
from custody, and that
can it be said that that
a consequence from the
according to some of the
jurists here, and may still
be in England, a writ of
clerk out of one of the
of course, on presentation
of the writ, and the sheriff
perhaps—although this is
a consequence of the re-
false, the Sheriff is not
precedent in *S. Wentworth*
to such a practice. For
of a private case, and
falsely, fraudulently, and
words "fraudulently and
there" then alleges that
the writ of attachment was
never, was not the case here.
on, the Sheriff made an
the full Court. The
Judge as containing the
was made. The
his discretion, might
but as the plaintiff
by the issuing of the writ,
the Judge, rather than
by the Sheriff, and the
and subsequent proceedings are
his order.
h, I have not been able to
whether an officer of the
in damages for merely
of the Court, and not
and no more—unless the
all, so far from being
irregularly, or unless the
Sheriff has acted maliciously,
first case, as in those the
action is clearly liable, even
e. But I shall confine
to the common action for
wrong done before a magis-
with a criminal offence;
ed to be acquitted and
prove malice and want of
e, 4 E. and B., 413, is a
plaintiff alleged that the
ed a petitionally filed a
the causes caused had been
If the Sheriff had taken
magistracy, he would have
of the second count
not act maliciously, or that
the Court did not find that
he is to be protected in
e, 560) is an action for
of solicitors in some
Holls made an order that
to the newly appointed
solicitor, or under the
solicitor was willing, and
in possession; but there
ed, and others in the
ed under claims of title
which he was unable to pre-
ceded money which the
of the plaintiff, and
plied with the order,
decided; and, on presenta-
e, 5 Writ, obtained,
as, on application made
; but the Lords Justice,
of the Master of the
as ground of irregularity,
of the plaintiff had, under
with the order. It was
new solicitor could not
Master of the Holls in
could not be maintained."
Holl had been set aside
that it was irregular in bad
to be issued, I
the attorney and the client
impracticable that took
erring to the facts of the
case—within that
of the party causing process
for anything done under it,
for the irregularity, and
"It by no means follows
malicious is set aside, an
ent will lie against
he issued.
We would follow, that every
execution of a judgment,
When a correction is
and of an erroneous judg-
is more liable than the
error here spoken of, may
of the Court, in point
of all of the facts. But in
e, 203, a judgment was
in was set aside, and
was arrested. The judg-
irregularity, nor on the
bad faith and the Sheriff
held that it could not be
ed in them show that fac-
of the Court, regularly ob-
not liable, after the order
return were limited to those
erroneously upon the facts
ould be of very little use,
not so limited, and that it
which the person making
believe to be a true
must be remembered that
irregularity. On the con-
tion, who was also the
was discharged, paying
form of the declaration,
cause of the writ is, in my
and, as the evidence now
for anything done under
acted maliciously, so that
making the return, and
it was true, it would be
of opinion that the verdict
of the damages given on
rit of attachment and the
see any evidence of other
return, I think that the
a new trial; but, in the
of the return that was
it was stated there was
acted, that is—of damage
alone, apart from, and
rising from the writ of
further observations of
opinion that to such er-
or during the argu-
argument throughout being
plaintiff was satisfied to
Justice Choke that the

by au/nla news-r

WEDNESDAY, 17th June.

Under District for Rent.

Household Furniture and Effects.

ALFRED CHANDLEE and CO. have received instructions to sell by public auction, on the premises, Westworth House, Church-hill, THIS DAY, Wednesday, 17th June, at 11 o'clock, under district for rent.

Household furniture, goods, chattels, and effects (unless the district be waived by the parties to the satisfaction of the Terms, each on the fall of the hammer.

Under District for Rent.

H. VAUGHAN has received instructions to sell by auction, THIS DAY, 17th instant, at 12 o'clock, on the premises, Ancient Briton Hotel, White Road, (see entry satisfied).

Real Estates and Sitings

Household furniture and effects.

On WEDNESDAY, 2 June 17, at 11 o'clock.

At the Rooms, No. 1, Wyndham-street.

Positive Unreserved Sale of
New and Fashionable Gold and Silver Jewellery,
comprising

Lever and Geneva Watches, Hunting and Open-face Ladies' Gold Rings, Earrings, Scarfings
 Men's Gold Rings, Glove Links, Studs
 Lockets, Alberts, Chains, Crosses, Triangles
 Plateware, best Aluminium Jewellery
 Gold and Marble Clocks, and other glass clocks
 Workboxes and Writing Desks, handsomely inlaid
 Backwaters, Bells, Gunwares
 Biscuit Cut Glass, Ivory, Opal, and Lustrous
 Electro Plateware, Fancy Goods
 Revolvers, Toys, &c.

IMPERATIVE UNRESERVED SALE.

To Fancy Warehousemen, Shopkeepers, Jewellers, Dealers,
 Private Parties, and others.

BENJAMIN BRAUN AND CO. have been
 favoured with instructions to sell by public
 auction, at the Rooms, No. 1, Wyndham-street, THIS
 DAY, June 17, at 11 o'clock, namely,
 Gold and ivory jewellery
 Gilt and marble clocks
 Workboxes, bookcases, and
 Glassware, fancy goods, &c.
 Terms at sale.

On WEDNESDAY, June 17, at 11 o'clock.

On account of whom it may concern.

All more or less damaged.

168 to 112—A case of P. Bonds, Amber, Black, Green,
 Blue, White, Gold, and Silver.

To Fancy Shopkeepers, Warehousemen, Dealers, and
 others.

BENJAMIN BRAUN AND CO. have been
 favoured with instructions to sell by public
 auction, at the Rooms, No. 1, Wyndham-street, THIS
 DAY, June 17, at 11 o'clock,
 6 cases O. P. Bonds, as above.

Preliminary Notice.

Handsome Board, and beautifully Illustrated Books of
Fiction, History, Literature, &c., &c.

Now landing ex John Gumbles.

BENJAMIN BRAUN and CO. have been
favoured with instructions to sell by public
auction, on early day,
A shipment of well-assorted books.

Full particulars in future issue.

Unreserved Sale of General Drapery, Woollens, Clothing,
Manchester Goods, History, Maps and Maps, &c.

THIS DAY, Wednesday, 17th June.

MR. CHARLES TEAKLE has been in-
structed to sell by auction, at his Rooms,
7, Wynyard-street, THIS DAY, Wednesday, at 11
o'clock.

31 packages of the above goods.
Terms at sale.

HIGHLY IMPORTANT SALE OF

E. P. WARE, Cutlery, Brushware, Toys, Pipes, Cosme-
tics, Stationery, Glass, &c., &c.

THURSDAY AND FRIDAY, 18th and 19th June.

To FERRY WORKHOUSEMAN, Country Shopkeepers, Outlets,
Tobaccoists, Stationers, Dealers, and others.

MR. CHARLES TEAKLE has been in-
structed by the consignors of the above (in
order to close accounts to end of half-year) to sell by auc-
tion, at his Rooms, 7, Wynyard-street, on the above days, at
11 o'clock precisely.

41 cases, as under.

3 cases B. P. crocus, assorted, 4, 5, 6, 7 hols, and retain-
ing

1 case Page's tea and table spoons
3 cases Wynn's & R. L. dressing combs
1 case S. T. combs
1 ditto tooth brushes, assorted qualities
1 ditto hair brushes, ditto ditto
1 ditto lin toys
1 ditto pen sleeves and tubing
1 ditto I. R. toys
3 cases brist. pipes, assorted qualities
4 ditto table cutlery
1 ditto pen cutlery

1 ditto *truncatella brevis*.
1 ditto *truncata, brochens, and serrata*
1 ditto *sliding mirror, narrow sides*.
1 ditto *L. R. comula, brass-mounted*.
1 ditto *P. of W. L. R. tobacco pouches, sashed*
2 cases concertina.
2 ditto *press letter books, 600, 750, 1000*
1 ditto *single and double barrel gun*
1 case *flowing pieces*.
1 ditto *100 remans colored linear note paper*
1 ditto *100 ditto R-er ditto*
1 ditto *opens and fold glasses*
1 ditto *brooches and vandeaps*.
In all, 41 cases.
For positive unreserved sale.

Terms liberal.
The above are now on view
in the *Salotto di a Clotier*.

Removed to the Rooms for convenience of Sale.

THIS DAY, June 17.

MR. CHARLES TEAKLE has been instructed, to sell, at auction, at his Rooms, 7, Wyndham-street, THIS DAY, at 11 o'clock, the following stock of new clothing, comprising—
Woolens, trousers and vests, pilot coats, sea, dog coats, blankets; crinoline, Scotch tulle, and byrantine

Terms, cash.

HALF-YEARLY CLEARING SALE.

Under instructions from several Wholesale Houses, prior to Half yearly Stock-taking.

THIS DAY, June 17th.

MR. CHARLES FRANKLE has been instructed to sell by auction, at his Rooms, Wyndham-street, on the above day, at 11 o'clock, The unsold portion of 11 cases, comprising:

- Fancy and plain winerys
- Union and imitation Welsh hannels
- Fancy Union and bordered
- French merinoes (assorted colours)
- White and blue hannels, 9-4, 10-4, and 11-4
- Woolly & poodle, hannels, 10-4, and 11-4
- Canvases, forlins, hannels, &c., &c.,

also,

- Ribbons, hats (straw and felt), silk valvets
- Buttons, hosiery, &c., &c.

Terms at sale.

6-4 Bordered Striped TWELVES.
FOR POSITIVE SALE.

WEDNESDAY, June 17.

To close a Consignment Account.

MR. CHARLES TEAKLE has received instructions to sell by auction, at his Rooms, Wyndham-street, THIS DAY, at 11 o'clock
3 cases, each 6 pieces, 4-4 bordered Scotch tweeds, hosiery and fancy.

Terms at sale.

Highly Important Sale of
B. F. Ware, Cutlery, Brushware, Toys, Pipes,
Commodities, Stationery, Gums, &c.

THURSDAY and FRIDAY, 18th and 19th Jan.

To Fancy Warehousemen,
Stationers, Tobacconists,
Stationers, Dealers, and others.

MR. C. TEAKLE has been instructed by his associates to sell by auction, at his Rooms, Wyndham-street, on the above days, 41 packages of the above goods.

Just landed, on late arrivals.

For detailed particulars see Saturday's issue.

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TO LET, SEWING MACHINE, in good working order; also **Paraffin Lamp**, with one of kerosene. Inquiries—**Instruction given in machine**, if required. Postage paid. **Apply to Mrs. W. E. Wynn**, 1400 Broadway, New York.

APARTMENTS for gentlemen; partial board if supplied. If, Wynn—square.

COLLAHA—BOARD AND RESIDENCE. Mrs. Gibson, Charlotte-place, Waverley Row.

MACDONALD—BERRY South, at Lyons-gerran, single, and double bedded Rooms vacant.

BOARD AND RESIDENCE wanted by a Gentleman where there are no children or other women. He is a single man. Address A. B. Horns's Hotel, Wynn-square.

OFFICE wanted, central position. Address, stating rank H. F. Gordon and Got-h. George-street.

18 having light suit ble for exhibiting Pictures.
Address, stating terms, to Claude HERALD Office

WANTED, by a single gentleman, Board and Lodging, private family. Address F. A. HERALD.

WANTED, by a single gentleman, professor of music, Sitting-Room and Bedroom. M. de, HERALD.

WANTED, 4-roomed COTTAGE, near Redfern; large yard. State rent to 54, King-street.

WANTED, for Lady, furnished Bedroom, near Redfern. F. J. J. COOPER, next agent, Railway Bridge.

WANTED, BOARD AND LODGINGS, private family, for single man. Terms, Home, HERALD.

WANTED to rent or purchase a Family, suburban

RESIDENCE, 9 rooms, with paddock, garden; near boat, bus, or railway line. E. Ramsay, house and

WANTED, to rent or purchase, a first-class **FAMILY RESIDENCE**, within easy distance of Sydney. The vicinity of Darling Point preferred. Immediate possession must be given. Apply to **G. M. Pitt and Son.**

TO LET.

A COTTAGE, 3 rooms, water, two yards, in St. St. Edward, grocer, Albion and Dowling streets.

A NEWLY furnished small **HOUSE** to LET, near Darling Point Road. **En. Pierce, agent, Wallis street.**

THELSTANE, Double Bay, to LET, lately occupied by Mrs. Robert Johnson. Immediate possession.

BALMAIN East, water frontage, two Cottages **RE-**
SIDENTIAL, 4 rooms, attic, kitchen, & garden and
best accommodation, sea bath, &c. H. Munnery, house
agent, 40, George-street.

CONCORD, near Homebush Station. - Four-room
COTTAGE, kitchen, &c., vacant 12nd. Fern Cottages.

MANLY. - To LET, furnished COTTAGES; 4 to 5
rooms. Smith, opposite P. & R.

MARRICKVILLE. - 10 LBS., 4 acres **LAND** and 5
COTTAGES; rent, 16s. **Q**UEEN'S. **R**. H. H. H. H.

NORTH SHORE.—To LET, a very pretty and commodious Villa RESIDENCE: suitable for

RANDWICK.—To LRT, picturesque Family RESIDENCE, 100, Elm-street, near the station, where: also a large and well-furnished **RESTAURANT**. The entire area about 6 acres. **E. KEMMAY**, house agent, 416, George-st.

STABLE and **LOFT** to LRT, cheap. 451, Pitt-street.

TO LRT, PREMISES, 153, Pitt-street. **James Fringle**, estate agent, next door.

TO LRT, at Paddy's Bay, No. 2, Exeter Villa. **Apply** G. Elworthy, 361, George-street.

TO LRT, 161, Bourke-street, near William-street.

TO LET, Queen-street, Newtown, a set OF TABLES:

TO LET, a **FURNISHED HOUSE**, on Clifton House, Victoria-street, Darlinghurst. Apply **No. 44, New-town Road**, between 2 and 4.

TO LET, small **SHOP**, **Five front**, corner King and Elizabeth-streets. Apply **Three Lane Tavern**.

TO LET, comfortable **HOUSE**; entrance hall, bank entrance; newly done up. **£70**, Elizabeth-street 5.

TO LET, **COACH-HOUSE** and **Stables**. **650**, Elizabeth-street.

TO LET, Darlinghurst, a good **HOUSE**, every convenience; rent, **11s**. Apply at **No. 30, Berry-street**.

THE LET. at Kingston, 7-roomed COTTAGE, garden, grounds, &c. Lytle, coachbuilder, Minaboth-st.

TO LET. 1st July, No. 4, Fitzroy-square, Medium; rent, 1s. Apply *See*.

TO LET, a first-rate Butcher's SHOP. Apply No. 116, William-street East.

TO LET, SHOP in George-street, between C. Kidman & Son's new premises (recently occupied by H. F. Palmer) and the one occupied by Messrs. B. Brothers. Apply C. Kidman and Son.

TO BE LET, pretty detached HOUSE, Tradeground-croft, South Kensington, road, 12 windows, bath, kitchen, and out-houses; garden, with shrubbery. *See* Langhorne, Enmore Road.

THE LET, a first-class HOUSE, at present occupied by
Jas. York, Esq., situated in Botany-street, near

TO LET, SHOP in George-street, between K. Kidman and Son's new premises (lately occupied by H. F. Paver) and premises lately occupied by Kesteven, Brothers. Apply K. Kidman and Son.

TO LET, an old established Grocer's SHOP, at the Haymarket, for many years occupied by Mr. Greenham, with fixtures complete, and large store at the rear. W. F. Woodcutt, Bell's-chamber.

TO LET, ROSE COTTAGE, Cook's River Road, Newtown, 8 rooms, kitchen, garden, &c. Apply Mrs. L. L. L.

Lalghorne, Edmore Road, Newtown.

TO LET, SHOP and comfortable Family House, with large stone store at base, opposite sailors' Home, Lower George-street, lately occupied by burning, painters &c., thoroughly cleaned. Will only be let for a term.

TO LET, SHOP AND PREMISES, 476, George-street, opposite the Police Office, at present occupied by the undersigned, for provision can be made immediately upon removal to premises lately occupied by H. F. Palmer. Apply C. Holmes and Son, Oxford street.

TO LET, KENT COTTAGE (detached), No. 69, Regent-street, contains 6 rooms, 2 attics, and kitchen, bathroom, patent closets, and has a large garden. Apply on the premises; or B. Palmer, 28, Upper William-

THE L&T, for a term, the Supreme Court HOTEL.

corner of King and Phillip streets, with furniture and fixtures complete. The above house is in close proximity to all the law courts, public offices, &c., and is now doing a bar business not to be excelled (see *Advertiser*). For further particulars apply to F. Levin, 164, King-street.

TO LET, or for Private Sale,
 that beautifully situated and spacious family residence on the EDGECLIFF ROAD, WOOLLAHLA, one of the healthiest suburbs of Sydney.
 Apply to CAREY, GILLIES and CO., Auctioneers,
 336, George-street.

HAVERLEY.—TO LET, YANCOO, splendid family

WEST-ST., Der ingharet —3 Rooms, kitchen.

30, 12a Gd. E. Kinnay, agent, 110, George-street.
OFFICES to LET, first and second floor. 16, Bridge-street.
OFFICE, first floor, centre of city, three doors from George-street. 81, King-street.
TO LET, the suite of **OFFICES**, 261, George-street, lately occupied by the New South Wales Steam and Oil Co. (limited). Apply to John Macdonald, jun., Secretary, 3, Richmond-street.
TO LET, first-class commodious **STORES**, Wynyard-lane, lately occupied by Moffatt and Co. Power-

NO LET, first-class Cedar **STORES**, back of Criterion

1141st, Mori's passage, George-street, lately occupied by Mr. Meyers. Immediate possession. Apply to Maphand.

SYDNEY MORNING HERALD.
SUBSCRIPTIONS: £2 10s per annum.
This rate for payment in advance.
N.B.—For credit the charge will be £2 10s per annum.
* * All Advertisements under six lines will be charged 1s to advertiser's account, if booked.

Births, Deaths, and Marriages, as each insertion.
N.B.—Advertisements in this country can result payment by Money Order or Postage Stamps.

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attest of the persons by whom they are sent.
 Notices of MARRIAGES cannot be inserted unless certified by the officiating Minister or Registrar.
 The above rule is rendered necessary on account of false and malicious notices having been sent for publication for the purpose of defaming respectable persons.

SYDNEY MORNING HERALD MONTHLY SUMMARY OF NEWS, published expressly for transmission abroad. Subscription, 5s per annum, payable in advance. Single copies stamped, 6d, to be had of all newspapers.

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